

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEW MEXICO

EUGENE YAZZIE and
PHYLLIS YAZZIE,
on behalf of themselves
and all others similarly situated,

Plaintiffs,

v.

No. 1:14-cv-00555-JAP-SCY

GURLEY MOTOR CO. and
RED ROCK INVESTMENT CO.,

Defendants.

**SUPPLEMENTAL EXHIBITS
TO PLAINTIFFS' OPPOSED MOTION TO COMPEL DEFENDANTS TO RESPOND
TO PLAINTIFFS' DISCOVERY AND TO IMPOSE SANCTIONS**

Plaintiffs Eugene and Phyllis Yazzie, through their counsel, submit the following supplemental exhibits to their Oppose Motion to Compel Defendants to Respond to Plaintiffs' Discovery and to Impose Sanctions [Doc. 114].

Exhibit 1: Plaintiffs' Second Set of Discovery to Gurley.

Exhibit 2: Plaintiffs' Third Set of Discovery to Gurley.

Exhibit 3: Plaintiffs' Fourth Set of Discovery to Gurley.

Exhibit 4: Plaintiffs' Second Set of Discovery to Red Rock.

Exhibit 5: Plaintiffs' Third Set of Discovery to Red Rock.

Exhibit 6: Plaintiffs' Fourth Set of Discovery to Red Rock.

Exhibit 7: Plaintiffs' Fifth Set of Discovery to Red Rock.

Exhibit 8: Plaintiffs' Subpoena to Southwest General Insurance Co.

Respectfully submitted,

/s/ Nicholas Mattison

Nicholas Mattison

Richard N. Feferman

Feferman & Warren, Attorneys for Plaintiff

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CERTIFICATE OF SERVICE

I hereby certify that on December 28, 2015, I filed the foregoing pleading electronically through the Courts's CM/ECF File System, which caused all parties or counsel to be served by electronic means, as more fully reflected on the Notice of Electronic Filing:

Mark D Jarmie: mjarmie@jarmielaw.com

/s/ Nicholas Mattison

Nicholas Mattison